	UNITED STATE	ES BANKRUPTCY COU	DECEIVE JUL - 6 2009
	SOUTHERN	District Of NEW YORK	USBC-SDNY RDD
In re_	DELPHI CORP., et al.) Case No. 05	-44481 (RDD)

Objection Coupled With Chose In Action To Debtor(s)
Modification Of The Confirmed First
Amended Joint Plan Of Reorganization

- (A). I Vincent E. Rhynes Testify Under Oath That Around 12/07
 I Received A Class G-1 Ballot From Financial Balloting Group
 To Vote My 1200 Shares Of The Debtor(s) Existing Common
 Stock With Respect To The Debtor(s) First Amended Joint Plan
 Of Reorganization. I Completed & Signed The G-1 Ballot But
 Did Not Return The Ballot To Financial Balloting Group.
- (B). The Reason I Did Not Return The Ballot To FBG Was Because At That Time It Was Unclear To Me If The Debtor(s) First Amended Joint Plan Of Reorganization Was an "Express" Or "Implied" Plan, Even Upon Confirmation....(Hence, The Chose In Action). A Copy Of The Ballot Is Attach Hereto & Labeled As Exhibit's A 1-4. Also a Copy Of The Stock Certificate Is Attach Hereto & Labeled As Exhibit B.
- (C). I Vincent Rhynes Perform This Act With The Understanding That The Impaired Classes Entitle To Vote To Accept or Reject The Debtor(s) First Amended Joint Plan Of